THE SPECIAL YOGA CENTRE

I, *Hugh Francis Jesseman* of Antony Batty & Company LLP, 3 Field Court, Gray's Inn, London WC1R 5EF was appointed as Liquidator of the above-named Company on 10 October 2013.

Notice is hereby given, in accordance with Rule 11.2 of the INSOLVENCY RULES 1986, that a First and Final Dividend will be paid within 2 months from the last date of proving. The last date for Creditors to prove their claims in order to participate in the Dividend is 15 August 2014 . Creditors should send details of their claim to the undersigned $H\ F\ Jesseman$, Antony Batty & Company LLP, 3 Field Court, Gray's Inn, London WC1R 5EF . A Creditor who has not proved his debt before the last date for proving mentioned above is not entitled to disturb, by reason that he has not participated in the Dividend, the distribution of that Dividend. The Liquidator is not obliged to deal with claims lodged after the last date of proving.

H Jesseman (Insolvency Practitioner No 9480), Liquidator

Antony Batty & Company LLP, 3 Field Court, Gray's Inn, London WC1R 5EF, telephone 020 7831 1234, fax 020 7430 2727, email office@antonybatty.com

Office Contact: Sarah Wege (2152100)

TRI-WIRE LIMITED

02279142

Registered office: KPMG LLP, St James' Square, Manchester, M2 6DS

Principal Trading Address: (formerly) Good Hope Close, Normanton Industrial Estate, Normanton, West Yorkshire WF6 1TR

Notice is hereby given that a first and final dividend is intended to be declared to unsecured creditors within two months of 1 August 2014. Any creditor who has not yet lodged a proof of must do so by 1 August 2014 or will be excluded from this dividend. Proof of debt forms must be returned to KPMG LLP, Quayside House, 110 Quayside, Newcastle upon Tyne NE1 3DX no later than 1 August 2014.

Office Holder details: Paul Flint (IP No. 9075), Colin Haig (IP No. 7965) and Allan Graham (IP No. 8719) all of KPMG LLP, St James' Square, Manchester M2 6DS. Date of appointment: 31 May 2012.

Further details contact: Clare McCain, Tel: 0191 401 3867.

Paul Flint and Colin Haig and Allan Graham, Joint Administrators
20 June 2014

(2152073)

OVERSEAS TERRITORIES & CROSS-BORDER INSOLVENCIES

HSBC BANK MIDDLE EAST LIMITED NOTICE OF EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN that an Extraordinary General Meeting of the members of HSBC BANK MIDDLE EAST LIMITED (the **Company** or **HBME**) will be held at 2:00pm on Thursday, 3 July 2014, at the Head Office of the Company at HSBC House, Esplanade, St Helier, Jersey, Channel Islands, for the purpose of transacting the following business —

To consider, and if thought fit, to approve and adopt, the following resolutions as Special Resolutions:

Approval of the Scheme of Amalgamation

To approve, adopt and agree to the Scheme of Amalgamation wherein it is proposed that the banking business or other business carried on by HSBC Bank Middle East Limited, a bank incorporated and existing under the laws of Jersey (HBME), as a going concern at or through its branch offices in Pakistan (HBME Pakistan Branch), including all the movable and immovable properties, assets and liabilities and all the rights and obligations of HBME Pakistan Branch (excluding certain capital deposits held in Pakistan and certain HBME head office related assets) be amalgamated with and into Meezan Bank Limited, a company incorporated in Pakistan (Meezan Bank), (the Scheme) in terms of Section 48 of the Banking Companies Ordinance, 1962, of Pakistan (the BCO). Under Section 48 of the BCO, the Scheme is required to be approved by the shareholders of HBME in a shareholders' meeting by a resolution passed by a majority in number representing two thirds in value of the shareholders of HBME, present personally or through proxy. Once approved by the shareholders of HBME and Meezan Bank, the Scheme will be submitted for sanction by the State Bank of Pakistan (SBP). Completion of the Scheme will also be subject to the approval of the Competition Commission of Pakistan.

The following Special Resolutions will be proposed to be passed by a majority in number representing two thirds in value of the shareholders of HBME, present at the meeting personally or through proxy:

"(a) IT IS RESOLVED THAT the Scheme of Amalgamation of the banking business or other business carried on by HSBC Bank Middle East Limited, a bank incorporated and existing under the laws of Jersey (HBME), as a going concern at or through its branch offices in Pakistan (HBME Pakistan Branch), including all the movable and immovable properties, assets and liabilities and all the rights and obligations of HBME Pakistan Branch (excluding certain capital deposits held in Pakistan and certain HBME head office related assets), with and into Meezan Bank Limited (Meezan Bank) under Section 48 of the Banking Companies Ordinance, 1962, of Pakistan (approved by the Board of Directors of HBME and circulated to the members of HBME be and is hereby approved, adopted and agreed subject to the completion of all legal requirements, including sanctioning of the Scheme of Amalgamation by the State Bank of Pakistan (SBP);

(b) IT IS FURTHER RESOLVED THAT the document detailing the Scheme of Amalgamation (the Scheme Document) circulated to the shareholders of HBME be and is hereby approved, adopted and agreed; and

(c) IT IS FURTHER RESOLVED THAT the directors of HBME and Messrs Robin Jones, David Kenney and Syed Farhan Ahmed and Miss Melika Betley be and are hereby appointed as authorized persons (the **Authorised Persons**) with authority on behalf of HBME, acting jointly or singly, to:

(i) submit the Scheme Document as approved by a majority in number representing two thirds in value of the shareholders of HBME, to the SBP to seek its sanction of the Scheme Document; and

(ii) to take all necessary actions, steps and to do all things and execute deeds necessary on behalf of HBME for the effective implementation of the Scheme of Amalgamation including making any amendments to the Scheme Document and/or any related documents under the directive of the SBP or otherwise, and any such deeds and amendments shall also be deemed to have been approved by the shareholders unanimously through these special resolutions."

By Order of the Directors

J A Tothill, Secretary 13 June 2014

Notes:

1 . The Scheme Document and a form of proxy will be available to the shareholders of the Company at the Head Office of the Company until the date of the Extraordinary General Meeting.

2. Any Member entitled to attend and vote is entitled to appoint a Member to attend and vote on his behalf.

3. By virtue of Article 14 of the Articles of Association, any corporation that is a Member of the Company may, by Resolution of its Directors or other governing body, authorise such person as it thinks fit to act as its representative at any meeting of the Company.

4. By virtue of Article 13.6 of the Articles of Association, any Member of the Company may appoint a Member of the Company who is qualified to vote as his proxy to vote on a poll.

5. To be valid, any instrument appointing a proxy shall be lodged with the Company not less than 24 hours before the time specified for the Meeting . (2152077)

IN THE MATTER OF

WADEBRIDGE LIMITED

116847C

AND

THE COMPANIES ACT 1931

Under the provisions applicable to a Creditors Voluntary Winding Up in the above Act and pursuant to section 233 the company hereby gives notice that a meeting of the creditors of the company will be held at 18 Athol Street, Douglas, Isle of Man on 31 July 2014 at 9.30 am (BST), and a General Meeting of the members be held at 18 Athol Street, Douglas, Isle of Man on 31 July 2014 at 10.00 am (BST), for the purpose of having an account laid before them and to receive the Liquidators' report showing how the winding-up of the company has been conducted and its property disposed of and of hearing any explanation that may be given by the Liquidator; and also of determining by Extraordinary Resolution the manner in which the books, accounts, papers and documents of the Company of the Liquidators thereto shall be disposed of.